

EXHIBIT B

Metropolitan Tower Life Insurance Company (Met Tower Life)

Financial Quality

A wholly owned subsidiary of MetLife, Inc.¹
Data as of December 31, 2023.

Retirement & Income Solutions (RIS)

Our Retirement and Income Solutions business provides funding and financing solutions that help institutional customers mitigate and manage liabilities primarily associated with their qualified, nonqualified and welfare employee benefit programs using a spectrum of life and annuity-based insurance and investment products. RIS issues products for transferred pension liabilities, stable value, funding agreements, institutional income annuities, benefits funding, structured settlements, and longevity reinsurance through Metropolitan Life Insurance Company and Metropolitan Tower Life Insurance Company.

Size and strength of Met Tower Life

Met Tower Life can assume responsibility for annuity contracts of all sizes. On a statutory accounting basis, Met Tower Life has approximately \$54.4 billion in total admitted assets (including separate accounts and approximately \$5.4 billion pledged as collateral for any loan or guaranty or which are otherwise not readily available to pay losses and claims or are not held to protect its policyholders or creditors) and approximately \$52.0 billion in liabilities (as of December 31, 2023).

Met Tower Life's size (as of December 31, 2023)

	(\$ millions)		(\$ millions)
General account total cash & invested assets	\$29,500	Liabilities	\$51,987
Total general account assets	\$31,360	Capital & surplus	\$2,461
Separate account assets	\$23,088	Total liabilities, capital and surplus (excluding AVR)	\$53,997
Net admitted assets	\$54,448	Asset valuation reserve (AVR)	\$451
		Total Capital*	\$2,912

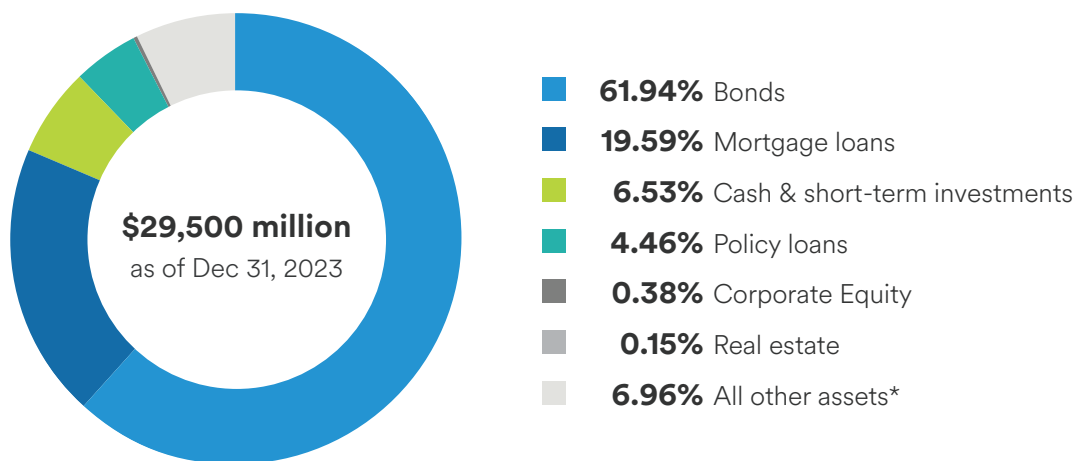
*Total capital is comprised of "capital & surplus" and "asset valuation reserve (AVR)."

Rating agency assessments

Metropolitan Tower Life Insurance Company's financial strength and claims-paying ability is currently rated "Superior", "Very strong" or "High quality" by the following major rating agencies.²

Rating agency	Financial strength rating
A.M. Best	A+ Superior
Fitch	AA- Very strong
Moody's	Aa3 High quality
Standard & Poor's	AA- Very strong

General account investment portfolio



*Includes derivatives, receivables for securities, aggregate write-ins for invested assets and other invested assets.

Note: Categories may not equal total due to rounding.

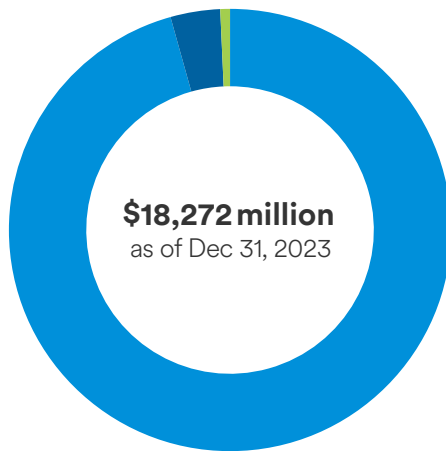
General account invested assets (as of Dec 31, 2023)	(\$ millions)
Bonds	\$18,272
Mortgage loans	\$5,779
Cash & short-term investments	\$1,925
Policy loans	\$1,315
Corporate Equity	\$111
Real estate	\$43
All other assets*	\$2,055
Total invested assets	\$29,500

As of December 31, 2023, 95.69% of Met Tower Life's bond portfolio was investment grade.³

*Includes derivatives, receivables for securities, aggregate write-ins for invested assets and other invested assets.

Note: Categories may not equal total due to rounding.

Bond quality



- **95.69%** Investment grade (NAIC class 1–2)³
- **3.47%** Medium grade (NAIC class 3)
- **0.84%** High yield (NAIC class 4–6)

Note: Categories may not total 100% due to rounding.

Capital to protect benefit payments

Met Tower Life's total statutory capital and surplus (including asset valuation reserves) is approximately \$2.9 billion (as of December 31, 2023).

Met Tower Life businesses

Met Tower Life has a diversified mix of business.

Business mix (as of December 31, 2023)	Liability amount (\$ millions)	Percentage
Deposit type contracts	\$10,172	43%
Life	\$8,096	35%
Individual annuities	\$2,846	12%
Group annuities	\$2,128	9%
Other*	\$147	1%
Total policy holder liabilities	\$23,387	100%

*Includes accidental death riders on life insurance policies, disability, accident & health, and other miscellaneous reserves.

Note: Categories may not equal total due to rounding.

Safe Harbor Statement

This document may contain or refer to forward-looking statements. Forward-looking statements give expectations or forecasts of the future using terms such as “anticipate,” “estimate,” “expect,” “project,” “intend,” “plan,” “believe,” “will,” and other terms tied to future periods. Results could differ materially from those expressed or implied in the forward-looking statements. Forward-looking statements are based on assumptions and expectations. They involve risks and uncertainties, including the “Risk Factors” MetLife, Inc. describes in its U.S. Securities and Exchange Commission filings. The company has no obligation to correct or update any forward-looking statement. Parts of this document may include additional information on forward-looking statements.

The document may also contain measures that are not calculated based on accounting principles generally accepted in the United States of America, or GAAP. Parts of this document, the Investor Relations portion of MetLife’s website (www.metlife.com), or other parts of that website include information on non-GAAP financial information.

1. MetLife, Inc. is also the holding company parent of Metropolitan Life Insurance Company (MLIC) and other MetLife affiliates.
2. Current as of February 8, 2024. Ratings apply to Met Tower Life’s financial strength and claims-paying ability and not the performance of any of its products. For current ratings and a more complete analysis of the financial strength of Met Tower Life, please go to <https://www.metlife.com/about-us/corporate-profile/ratings/>.
3. Includes exempt obligations.

This brochure is not intended to be, and should not be construed as, legal and/or tax advice. You should consult with your independent legal and tax advisors in connection with your consideration of purchasing an annuity to transfer plan liabilities.



Metropolitan Tower Life Insurance Company

A Stock Company
[1209 Orange Street
Wilmington, DE 19801]

NOTICE

To obtain information about the Contract or if you, the Owner, need assistance or need help in resolving a complaint, you may call **[(800)-638-2704]**

Metropolitan Tower Life Insurance Company (referred to as "We, Us and Our") will make payments as described in this Contract in the Payments Schedule section on the Contract Specifications.

This Contract is issued in return for the payment of the Single Premium.

FREE LOOK PROVISION – RIGHT TO CANCEL

This Contract may be returned for any reason within [10] days after the Owner receives it by mailing or otherwise surrendering the Contract to either Us or the agent who sold it together with a written request for cancellation. Return of this Contract by mail is effective on being postmarked, properly addressed and postage prepaid. If the Owner returns it within the [10] day period, the Contract will be cancelled. We will promptly refund the Single Premium, less any prior payments made by us.

Signed for the Company.



[
Tyla L. Reynolds
Vice President and Secretary



Robin Lenna
President

]

[Notice

This Contract has been delivered to the possession of John Doe for the sole purpose of perfecting a lien and security interest of such person in this Contract. John Doe is not the Owner of, and has no ownership rights in this Contract and cannot anticipate, sell, assign, pledge, encumber, or otherwise use this Contract as any form of collateral. Please contact us for further information.]

INDIVIDUAL SINGLE PREMIUM SETTLEMENT ANNUITY CONTRACT

NON-PARTICIPATING

THIS CONTRACT DOES NOT PROVIDE ANY CASH SURRENDER VALUES

READ THE CONTRACT CAREFULLY

TABLE OF CONTENTS

Contract Specifications	[Page 3
Definitions	Page 4
General Provisions	Page 5-7
Cash Value	Page 5
Ownership	
Payments	
Change of Payee or Beneficiary	
Contestability	
Misstatement	Page 6]
Nonassignability; Claims of Creditors	
Proof of Living/Death	
Non-Participating	
Entire Contract	

CONTRACT SPECIFICATIONS

OWNER: [ABC Assignment Company]

MEASURING LIFE: [John Jones] SEX: [M] DATE OF BIRTH: [07/13/1957]

[JOINT MEASURING LIFE:] [Mary Jones] SEX: [F] DATE OF BIRTH: [06/22/1960]

CONTRACT [12345]
NUMBER:

ISSUE DATE:
[06/01/2017]

PAYMENTS SCHEDULE:

- [
- 1) [\$XXX.XX] for life, payable monthly. Payments starting on [XX/XX/20XX]. Payments will cease upon the death of the Measuring Life.
 - 2) [\$XXX.XX] for Life, payable monthly, guaranteed for [XX] years. Payments starting on [XX/XX/20XX] with last guaranteed payment on [XX/XX/20XX]. We will pay the payments for as long as the Measuring Life lives. Payments will cease upon the later of the death of the Measuring Life and the last guaranteed payment date. If the Measuring Life dies before the last guaranteed payment date, the remaining guaranteed payments will continue to the Beneficiary until that date.]

DEFINITIONS

1. "We, Us, Our" means Metropolitan Tower Life Insurance Company.
2. "Contract" means this Contract excluding any additional benefit for which a separate premium is charged.
3. "Our Office" means the Home Office, [1209 Orange Street, Wilmington, DE 19801] (Mailing address: [P.O. Box 14403, Lexington, KY 40512-4403]) or any other office which We may name for the purpose of administering this Contract.
4. "Measuring Life" is the person whose life is used to calculate the payments shown under the Payments Schedule on the Contract Specifications Page. The Measuring Life is shown on the Contract Specifications page.
5. "Joint Measuring Life" is the person whose life is used in combination with the life of the Measuring Life to calculate payments, if a Joint Measuring Life payment option is selected and shown under the Payments Schedule on the Contract Specifications Page. The Joint Measuring Life, if any, is shown on the Contract Specifications page.
6. "Payee" is the person(s), or entity(ies), to whom payments shown under the Payments Schedule on the Contract Specifications Page will be made. The Payee is named by the Owner in the application or in a later designation.
7. "Beneficiary" is the person shown on the application, or by later designation, to receive the remaining guaranteed payments upon the death of the Measuring Life and Joint Measuring Life, if any, as described under the Payments Schedule on the Contract Specifications Page.

GENERAL PROVISIONS

Cash Value

This Contract does not have cash or surrender values.

Ownership

The contract owner ("Owner") is the person or entity shown on the application and the Contract Specifications page.

The Owner may exercise all rights provided in this Contract prior to the death of the Measuring Life and, if any, the Joint Measuring Life; provided however that the Owner may not change the Measuring Life and/or the Joint Measuring Life, after the Issue Date.

Payments

We will pay the Owner, or such person(s) as the Owner may designate as the Payee, the payments specified under the Payments Schedule on the Contract Specifications page. The Owner may not change the payment type or frequency after the Issue Date.

Beneficiary

Upon the last death of the Measuring Life, and, if any, the Joint Measuring Life, We will pay the Beneficiary the remaining guaranteed payments, if any, specified in the Payments Schedule on the Contract Specifications Page. If two or more Beneficiaries are designated and alive when payment is due, payment will be made in equal shares to them unless stated otherwise. The Beneficiary may not assign any payment to be paid to the Beneficiary under this Contract.

If any Beneficiary dies before the Measuring life, and if any, the Joint Measuring Life, that Beneficiary's interest will pass to any other Beneficiary or contingent beneficiary, if any, as named in the application. If guaranteed payments are being made to the last surviving Beneficiary, and such Beneficiary dies before all guaranteed payments have been made, such payments will be paid to that Beneficiary's estate (or as stated in the application or by later designation). If no Beneficiary is named or alive upon the last death of the Measuring Life, and, if any, the Joint Measuring Life, We will make any remaining guaranteed payments to estate of Measuring Life, or the Joint Measuring Life, if any.

Change of Payee or Beneficiary

The Owner may change the Payee or Beneficiary designation during the lifetime of the last to survive of the Measuring Life and, if any, the Joint Measuring Life only by filing with Us at Our Office written notice in a form satisfactory to Us. A change of designation will take effect as of the date the written notice is signed, but We will not be liable for any payments made or action taken before We have received a copy of the written notice at Our Office.

Contestability

After the Contract has been in effect for two years from its Issue Date, We will not use material misstatements made in the application to contest this Contract.

Misstatement

If the Measuring Life's or, if any, Joint Measuring Life's date of birth or sex has been misstated, any future payments will be adjusted to the amount which the premium paid would have purchased at the correct age and sex. Age refers to the Measuring Life's age nearest birthday on the Issue Date. Any prior overpayments made or underpayments due will be recovered or paid out by Us either 1) by adjusting future payments to deduct any overpayment or to add any underpayment or 2) as mutually agreed to by Us and the Owner.

Nonassignability; Claims of Creditors

This Contract is not assignable. It cannot be transferred, assigned or pledged as collateral for a loan, and the payments provided under it are not assignable, cannot be changed, accelerated, or paid before the payment due date, and will be exempt from the claims of creditors to the maximum extent permitted by law. Further, no payments under this contract are payable in a single-sum value (i.e., payments are not commutable.)

Proof of Living/Death

Proof of Living: If the Payments Schedule on the Contract Specifications page provides for payments for so long as the Measuring Life, and if any, the Joint Measuring Life, shall live, We may require as a condition to making such payment, proof that the Measuring Life or the Joint Measuring Life is living on any payment date. Additionally, we may require proof that the Payee or Beneficiary, as the case may be, is living on the date which any payment is to be made. Such request will only be made pursuant to normal auditing procedures or if We have reason to believe that the Measuring Life, Joint Measuring Life, Payee or Beneficiary is dead and/or is not receiving the payments to which he or she is entitled. If proof is requested, then We will not make any further payments until satisfactory proof is received.

Proof of Death: If the Payments Schedule on the Contract Specifications page provides for payments of any remaining guaranteed payments by reason of the death of the Measuring Life and/or Joint Measuring Life, We may require proof of death of the Measuring Life and, if any, Joint Measuring Life before We will make such payment. Our obligation to the respective Joint Measuring Life, or Beneficiary, if any, or other successor in interest will only arise upon Our receipt of proof of death of the deceased Payee.

Any requested Proof of Living or Proof of Death must be submitted to Our Office.

Non-Participating

This Contract is non-participating. It does not share in our surplus earnings, so the Owner will not receive any dividends under it.

Entire Contract

This Contract is issued in consideration of the application and the payment of the Single Premium as shown in the application.

The entire Contract consists of this Contract, all attached pages and the application. All statements in the application will be considered to be made to the best knowledge and belief of the applicant and not as promises of truth. We will not use any statement to contest this Contract unless it is contained in the written application.

No sales representative or other person, except an authorized officer of Our company, may make or change any contract or make any binding promises about any contract on behalf of our company. Any amendment, modification or waiver of any provision of this Contract will be in writing and may be made effective on behalf of Our company only by an authorized officer of Our company.

SPECIMEN



Metropolitan Tower Life Insurance
Company
New York, NY

EVIDENCE OF GUARANTEE

Pursuant to authority granted by its Board of Directors, Metropolitan Tower Life Insurance Company ("MetLife") has agreed to guarantee any payment or other obligation required to be made or performed by MetLife Assignment Company, Inc., a wholly owned subsidiary of MetLife, on or after May 15, 2017 in connection with the purchase of annuities from MetLife.

A handwritten signature in blue ink, reading "Andrew T. Aoyama". The signature is fluid and cursive, with the first name "Andrew" and last name "Aoyama" clearly legible.

Andrew T. Aoyama
Senior Vice President
Metropolitan Tower Life Insurance Company